## PATENT APPLICATION

IN THE UNITED STATESCRATENT AND TRADEMARK OFFICE

Docket No: Q68207

Group Art Unit: 1772

Examiner: NOT YET ASSIGNED

In re application of

Yoshimasa SAKATA, et al.

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Appln. No. 10/090,166

Confirmation No.: 5464

Filed: March 05, 2002

PROCESSES FOR RESIN SHEETS CONTAINING DISPERSED PARTICLES, For:

PRODUCING THE SAME, AND LIQUID CRYSTAL DISPLAYS

INFORMATION DISCLOSURE STATEMENT UNDER 37 C.F.R. §§ 1.97 and 1.98

Commissioner for Patents Washington, D.C. 20231

Sir:

RECEIVEL TO 1 700 In accordance with the duty of disclosure under 37 C.F.R. § 1.56, Applicant hereb notifies the U.S. Patent and Trademark Office of the documents which are listed on the attached PTO/SB/08 A & B (modified) (substitute for PTO Form 1449) form and/or listed here in any which the Examiner may deem material to patentability of the claims of the above-ider application.

One copy of each of the listed documents is submitted herewith.

The present Information Disclosure Statement is being filed: (1) No later than three months from the application's filing date for an application other than a continued prosecution application (CPA) under §1.53(d); (2) Before the mailing date of the first Office Action on the merits (whichever is later); or (3) Before the mailing date of the first Office Action after filing a

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INFORMATION DISCLOSURE STATEMENT

U.S. Appln. No. 10/090,166

request for continued examination (RCE) under §1.114, and therefore, no Statement under 37 C.F.R. § 1.97(e) or fee under 37 C.F.R. § 1.17(p) is required.

In compliance with the concise explanation requirement under 37 C.F.R. § 1.98(a)(3) for foreign language documents, Applicant encloses herewith a copy of a Communication from a foreign patent office in a counterpart application citing such documents, together with an English-language version (if not already included) of that portion of the Communication indicating the degree of relevance found by the foreign patent office.

The submission of the listed documents is not intended as an admission that any such document constitutes prior art against the claims of the present application. Applicant does not waive any right to take any action that would be appropriate to antedate or otherwise remove any listed document as a competent reference against the claims of the present application.

Respectfully submitted,

Mark Boland

Registration No. 32,197

SUGHRUE MION, PLLC 2100 Pennsylvania Avenue, N.W. Washington, D.C. 20037-3213

Telephone: (202) 293-7060

Facsimile: (202) 293-7860

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